Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

District of South Carolina

1	United States of America	ı)
	v. Andre Marquis Bradley) Case No: 4:10-cr-00088-TLW) USM No: 20120-171
	Judgment: s Amended Judgment: mended Judgment if Any)	12/14/2010 07/25/2013	USM No: 20120-171 Michael A. Meetze Defendant's Attorney
C	ORDER REGARD	ING MOTION	N FOR SENTENCE REDUCTION
	PUR	SUANT TO 18	8 U.S.C. § 3582(c)(2)
\$ 3582(c)(2) for subsequently becaused with the sentencial states of th	a reduction in the term of en lowered and made retrying considered such mong factors set forth in 18 and the motion is: IED. GRANTED a	of imprisonment improactive by the Unitation, and taking int U.S.C. § 3553(a), the and the defendant's	rof the Bureau of Prisons the court under 18 U.S.C. posed based on a guideline sentencing range that has ted States Sentencing Commission pursuant to 28 U.S.C. to account the policy statement set forth at USSG §1B1.10 to the extent that they are applicable, previously imposed sentence of imprisonment (as reflected in
the last judgment is:			nths is reduced to
T		•	Page 2 when motion is granted) Four enhancements override Chapter Two.
Defendant is	a career offender.		
Except as otherv IT IS SO ORD	vise provided, all provisi ERED.	ons of the judgmen	t dated07/25/2013 shall remain in effect.
Order Date:	06/23/2015		s/ Terry L. Wooten Judge's signature
Effective Date:	(if different from order date)		Terry L. Wooten, Chief United States District Judge Printed name and title